REMARKS

Reconsideration of this application is requested in view of the amendments to the and claims and the remarks presented herein.

The claims in the application are claims 1 to 31, no other claims having been presented.

In the advisory action, the Examiner pointed out that claim 8 was inconsistent with claim 1 since claims 1 recited R₆ as being alkyl of 2 to 3 carbon atoms and methyl only had one carbon atom. Claims 16 and 17 were rejected as not supporting the definition of R₆ in the claims since it was inconsistent with claim 1 upon which they were dependent. The Examiner also noted a typographical error in claim 18 and the Examiner objected to the definition of R'₆ as not being supported in the specification as filed.

Applicants respectfully traverse these objections to the claims since it is believed that the present claims now properly comply with 35 USC 112, second paragraph, and this is the only rejection remaining in the application. Claim 8 has been amended to now properly read upon claim 1 and claims 16 and 17 have been amended so that R₆ is no longer recited therein and they are now properly dependent upon claim 1. Claim 18 has been amended to drop "4" out of the definition of R₆. It is believed that R₆ is properly defined. R'₆ is properly supported by Examples 3 to 7 and Figures 2 and 3 show that R'₆

consists of ethyl or propyl. Also, on pages 11 and 12, the preferred compounds 3, 4, 5, 6, 7 and 8 have the range of 2 and 3 carbon atoms. Therefore, this is believed to be fully supported by the specification as filed. Therefore, withdrawal of these objections is requested.

In view of the amendments to the specification and claims and the above remarks, it is believed that the claims clearly point out Applicants' patentable contribution and favorable reconsideration of the application is requested.

Respectfully submitted, Muserlian, Lucas and Mercanti

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